NOTICE OF MEETING

FULL COUNCIL

Monday, 14th March, 2022, 7.30 pm - Tottenham Green Leisure Centre 1 Philip Lane London N15 4JA (watch the live meeting <u>Here</u>)

Members: Councillors Gina Adamou, Charles Adje, Peray Ahmet, Kaushika Amin, Dawn Barnes, Dhiren Basu, Patrick Berryman, John Bevan, Barbara Blake, Mark Blake, Zena Brabazon, Gideon Bull, Dana Carlin, Vincent Carroll, Luke Cawley-Harrison, Seema Chandwani, Sakina Chenot, James Chiriyankandath, Pippa Connor, Eldridge Culverwell, Nick da Costa, Lucia das Neves, Julie Davies, Mahir Demir, Paul Dennison, Isidoros Diakides, Josh Dixon, Erdal Dogan, Joseph Ejiofor, Scott Emery, Ruth Gordon, Makbule Gunes, Mike Hakata, Bob Hare, Kirsten Hearn, Justin Hinchcliffe, Emine Ibrahim, Sarah James, Adam Jogee (Mayor), Peter Mitchell, Liz Morris, Khaled Moyeed, Julia Ogiehor, Felicia Opoku, Tammy Palmer, Sheila Peacock, Reg Rice, Viv Ross, Alessandra Rossetti, Yvonne Say, Anne Stennett, Daniel Stone, Preston Tabois, Noah Tucker, Elin Weston, Matt White and Sarah Williams

Quorum: 15

1. FILMING AT MEETINGS

Please note this meeting may be filmed or recorded by the Council for live or subsequent broadcast via the Council's internet site or by anyone attending the meeting using any communication method. Although we ask members of the public recording, filming or reporting on the meeting not to include the public seating areas, members of the public attending the meeting should be aware that we cannot guarantee that they will not be filmed or recorded by others attending the meeting. Members of the public participating in the meeting (e.g. making deputations, asking questions, making oral protests) should be aware that they are likely to be filmed, recorded or reported on. By entering the meeting room and using the public seating area, you are consenting to being filmed and to the possible use of those images and sound recordings.

The Chair of the meeting has the discretion to terminate or suspend filming or recording, if in his or her opinion continuation of the filming, recording or reporting would disrupt or prejudice the proceedings, infringe the rights of any individual, or may lead to the breach of a legal obligation by the Council.

2. TO RECEIVE APOLOGIES FOR ABSENCE

3. TO ASK THE MAYOR TO CONSIDER THE ADMISSION OF ANY LATE ITEMS OF BUSINESS IN ACCORDANCE WITH SECTION 100B OF THE LOCAL GOVERNMENT ACT 1972



4. DECLARATIONS OF INTEREST

A member with a disclosable pecuniary interest or a prejudicial interest in a matter who attends a meeting of the authority at which the matter is considered:

- (i) must disclose the interest at the start of the meeting or when the interest becomes apparent, and
- (ii) may not participate in any discussion or vote on the matter and must withdraw from the meeting room.

A member who discloses at a meeting a disclosable pecuniary interest which is not registered in the Register of Members' Interests or the subject of a pending notification must notify the Monitoring Officer of the interest within 28 days of the disclosure.

Disclosable pecuniary interests, personal interests and prejudicial interests are defined at Paragraphs 5-7 and Appendix A of the Members' Code of Conduct

- 5. TO APPROVE AS A CORRECT RECORD THE MINUTES OF THE MEETING OF THE COUNCIL HELD ON 22 FEBRUARY 2022 AND 1 MARCH 2022 (PAGES 1 22)
- 6. TO RECEIVE SUCH COMMUNICATIONS AS THE MAYOR MAY LAY BEFORE THE COUNCIL

7. TO RECEIVE THE REPORT OF THE CHIEF EXECUTIVE

To consider the draft Council calendar of meetings 2022/23 municipal year. To follow

To consider changes to political groups and changes to Committee Membership. To follow

- 8. TO RECEIVE THE REPORT OF THE MONITORING OFFICER AND HEAD OF LEGAL SERVICES
- 9. ELEVENTH ANNUAL CARBON REPORT (2021) (PAGES 23 78)

10. TO RECEIVE REPORTS FROM THE FOLLOWING BODIES

- a) The Cabinet Revised Community Infrastructure Levy Charging Schedule. To follow
- b) Standards Committee Approval of Members Allowance Scheme 2022/23 & extension of Appointment of Independent persons on Standards Committee. To follow
- c) Corporate Committee Treasury Management Quarter 3 update To follow

- 11. HARINGEY DEBATE TEAM HARINGEY : BRINGING OUR PEOPLE TOGETHER
- 12. TO CONSIDER REQUESTS TO RECEIVE DEPUTATIONS AND/OR PETITIONS AND, IF APPROVED, TO RECEIVE THEM
- 13. TO ANSWER QUESTIONS, IF ANY, IN ACCORDANCE WITH COUNCIL RULES OF PROCEDURE NOS. 9 & 10

CIIr Dennison to CIIr Ahmet

1. Will you commit to publicly release in full the independent report into historic property dealings?

Cllr Ibrahim to Cllr Chandwani

2. Are residents not on Direct Debit going to receive the £150 Council Tax rebate?

CIIr Cawley-Harrison to CIIr Ahmet

3. Why is Haringey currently flouting government rules, that the Haringey People magazine should be published no more often than quarterly?

Cllr Dana Carlin to Cllr Ruth Gordon

4. How is Haringey Council supporting small businesses?

CIIr Hare to CIIr Ahmet

5. Last month, I accompanied Noel Park leaseholders to a meeting with you and Cabinet Member for Housing at the leaseholders' request, but was told to leave. Is this the "collaborative council" you promised when you became leader?

Cllr Sarah Williams to Cllr Mike Hakata

6. What is the Council doing to improve air quality in Haringey?

14. TO CONSIDER THE FOLLOWING MOTIONS IN ACCORDANCE WITH COUNCIL RULES OF PROCEDURE NO. 13

Motion G: Show Us You Care Too

Proposer: Councillor Tammy Palmer Seconder: Councillor Josh Dixon

Council notes that:

- Care experienced people face significant barriers that impact them throughout their lives:

- Despite the resilience of many care experienced people, society too often does not take their needs into account;
- Care experienced people often face discrimination and stigma across housing, health, education, relationships employment and in the criminal justice system;
- Care experienced people often face a postcode lottery of support;
- As corporate parents, councillors have a collective responsibility for providing the best possible care and safeguarding for the children who are looked after by us as an authority;
- All corporate parents should commit to acting as mentors, hearing the voices
 of looked after children and young people and to consider their needs in any
 aspect of council work;
- Councillors should be champions of our looked after children and challenge the negative attitudes and prejudice that exists in all aspects of society;
- The Public Sector Equality Duty requires public bodies, such as councils, to eliminate unlawful discrimination, harassment, and victimisation of people with protected characteristics;
- In March 2021 the Independent Review into Children's Social Care began its work.

Council believes that:

- Care experienced people are an oppressed group who face discrimination;
- Councils have a duty to put the needs of oppressed people at the heart of decision-making through co-production and collaboration;
- Services and policies should be assessed through Equality Impact
 Assessments to determine the impact of changes on people with care
 experience.

Council resolves:

- To formally support the Show Us You Care Too campaign which calls for care experience to be made a protected characteristic as part of the Independent Review into Children's Social Care;
- For the council to proactively seek out and listen to the voices of care experienced people when developing new policies based on their views;
- To continue to build on the existing ringfenced apprenticeship opportunities for care experienced people by committing to an agreed number of apprenticeships places each year delivered through the council's levy funding;
- To take an intersectional approach and commit to tackling the systemic discrimination and disproportionality faced by specific groups of care experienced people.

Motion H - Addressing the cost-of-living crisis through reducing energy bills

Proposed by: Cllr Mike Hakata Seconded by: Cllr Barbara Blake

This Council believes:

- The Conservative government has failed to protect working families from unprecedented rises in energy bills;
- The Conservative government have failed to regulate our energy market properly with dozens of firms going bust, leaving Haringey residents to foot the bill;
- The Conservative government has failed to meet Britain's renewable energy potential;
- The Conservative government has failed to produce a comprehensive national strategy for insulating homes;
- The government needs to do more to protect Haringey residents from the rise in cost of energy bills;
- Nationalisation of (at least parts of) the energy sector would democratise and decarbonise our energy systems, and reduce energy bills for residents.

This Council notes:

- Haringey residents are facing an unprecedented cost of living rise, with some of our residents having to choose between buying food or heating their homes:
- On 1 April, UK fuel poverty is set to triple overnight to 6.3 million households;
- Haringey Council has introduced extensive financial support for residents struggling with the cost of living;
- In a poorly insulated property in Haringey, up to £1 of every £3 spent on heating is being wasted due to heat loss;
- The Haringey Here to Help scheme is designed to ensure that Haringey residents get all the help and support available to them, including the Haringey Support Fund which supports residents facing unexpected costs;
- Haringey Council has adopted Employer's Requirements that ensures all our new Council Homes are Zero Carbon from start to finish. All new developments will be built to Passivhaus principles using low carbon heat sources and renewables which will result in low energy bills for residents;
- Haringey Council is working towards its ambition to fully insulate all of our Council Homes by 2035, and all of our core corporate buildings by 2027;
- These measures Haringey Council has taken so far will not only reduce energy bills, but also helps tackle the climate emergency by reducing carbon emissions:
- Roughly one third of Haringey residents live in the private rented sector, which limits residents' access to a well-insulated home;
- MPs voted against a Labour motion to introduce legislation that would cut the VAT on energy;
- Labour has a plan for tackling the rise in energy bills, including a windfall tax on North Sea Oil and Gas; and measures to reduce bills to save most households £200, with extra support for pensioners, low earners, and the squeezed middle who will receive up to £600 off energy bills.

This council resolves:

- To continue to support residents who are struggling with high energy bills;
- To investigate ways that the Council can provide even more financial support for household bills:
- To investigate ways to help more residents in the private rented sector insulate their homes;

- To ask the Leader of the Council to write to the Chancellor of the Exchequer and the Secretary of State for Business, Energy, and Industrial Strategy to request the following:
 - That the government provide immediate financial support for residents struggling to afford energy bills by introducing a one-off windfall tax on North Sea Oil and Gas producers who have profited from the energy price rises;
 - That the government regulate the energy market effectively to prevent huge increases in energy bills;
 - That the government take a long-term approach to lowering energy bills, including:
 - Reducing Britain's reliance on imported gas by accelerating home grown renewables;
 - Undertaking a national home insulation strategy which takes into account the private rented sector and encourages landlords to insulate properties they rent;
 - Taking practical steps to nationalise some or all of the energy sector, with the aim of providing affordable energy for all.

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Saturday, 05 March 2022